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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 09/701,479 01/22/2001 Toshiyoshi Yamamoto 46890-466 1182

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EXAMINER
SONG, HOON K

ART UNIT PAPER NUMBER

2882

DATE MAILED: 01/09/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

			Me
	Application No.	Applicant(s)	
Office Action Summary	09/701,479	YAMAMOTO ET AL.	
	Examiner	Art Unit	
•	Hoon K Song	2882	
The MAILING DATE of this communication Period for Reply	ion appears on the cover sheet	with the correspondence address	
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICATORY Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) dates if NO period for reply is specified above, the maximum statutor. Failure to reply within the set or extended period for reply will, In Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TION. CFR 1.136(a). In no event, however, may ation. ys, a reply within the statutory minimum of y period will apply and will expire SIX (6) Mey statute, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this communicatio ABANDONED (35 U.S.C. § 133).	ЭП.
1) Responsive to communication(s) filed			
	★ This action is non-final.		
3) Since this application is in condition for closed in accordance with the practice	r allowance except for formal r under <i>Ex parte Quayle</i> , 1935	natters, prosecution as to the merits C.D. 11, 453 O.G. 213.	is
Disposition of Claims	Parties.		
4) Claim(s) <u>1-14</u> is/are pending in the app			
4a) Of the above claim(s) is/are v	vitngrawn from consideration.		
5) Claim(s) is/are allowed.			
6) Claim(s) 1-14 is/are rejected.			
7) Claim(s) <u>1-14</u> is/are objected to.	and/or election requirement		
8) Claim(s) are subject to restriction Application Papers	Tand/or election requirement.		
9) The specification is objected to by the Ex			
10)⊠ The drawing(s) filed on 22 January 2001			
Applicant may not request that any objecti			
11) The proposed drawing correction filed or		disapproved by the Examiner.	
If approved, corrected drawings are requir			
12) The oath or declaration is objected to by	the Examiner.		
Priority under 35 U.S.C. §§ 119 and 120		0.0440(a) (d) a.c. (0	
13) Acknowledgment is made of a claim for	r foreign priority under 35 U.S.	C. § 119(a)-(d) or (t).	
a)⊠ All b)□ Some * c)□ None of:	to the section of the section of		
1. Certified copies of the priority do		. Application No	
2. Certified copies of the priority do			
3. Copies of the certified copies of t application from the Internation * See the attached detailed Office action for	onal Bureau (PCT Rule 17.2(a)) .	
14) Acknowledgment is made of a claim for a	domestic priority under 35 U.S	C. § 119(e) (to a provisional applica	ition).
a) ☐ The translation of the foreign langu	age provisional application ha	s been received.	
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-3) Information Disclosure Statement(s) (PTO-1449) Pape	-948) 5) Notice	ew Summary (PTO-413) Paper No(s) of Informal Patent Application (PTO-152)	_·

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DETAILED ACTION

Drawings

The drawings are objected to because Figure 3B needs to be written in English. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Objections

Claims 1-14 are objected to because of the following informalities: Clean copy of amended claim is required. Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

(e) the invention was described in-

(1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or

(2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a).

Claims 1-14 are rejected under 35 U.S.C. 102(e) as being anticipated by Williams et al. (US 6292535B1).

Regarding claim 1, Williams teaches an X-ray photographic equipment an image correction means (12) for improving picture quality of an X-ray photographic image by correcting dispersion in brightness of the image obtained by taking an X-ray photograph of a subject body (11S), using a pixel correction factor acquired from a brightness data

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representing gradation of an image obtained by taking an X-ray photograph of a reference subject (10A) (column 1 line 11+).

Regarding claim 2, Williams teaches that wherein said pixel correction factor for improvement of picture quality acquired from the brightness data representing gradation of the image obtained by taking the X-ray photograph of said reference subject is set therein for each pixel individually (column 1 line 64+).

Regarding claim 3, Williams teaches a value acquired by dividing a predetermined brightness reference value with a brightness value of each pixel in the image obtained by taking the X-ray photograph of said reference subject is used as a pixel correction factor for said pixel (34D, column 6 line 65+).

Regarding claim 4, Williams teaches that said image correction means for improving picture brightness of each pixel by multiplying a brightness value of said pixel in the image obtained by taking the X-ray photograph of said subject body by said pixel correction factor of the corresponding pixel acquired by taking the X-ray photograph of said reference subject (column 6 line 65+).

Regarding claim 5, Williams teaches a value acquired by dividing an average value of brightness of the image obtained by taking the X-ray photograph of said reference subject with the brightness value of each pixel is used as a pixel correction factor for said pixel (column 6 line 29+).

Regarding claim 6, Williams teaches that said image correction means for improving picture quality corrects brightness of each pixel by multiplying a brightness value of said pixel in the image obtained by taking the X-ray photograph of said subject

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body by said pixel correction factor of the corresponding pixel acquired by taking the X-ray photograph of said reference subject (column 6 line 65+).

Regarding claim 7, Williams teaches a value acquired by dividing a representative value of brightness of the image obtained by taking the X-ray photograph of said reference subject with the brightness value of each pixel is used as a pixel correction factor for said pixel (column 5 line 60+).

Regarding claim 8, Williams teaches that said image correction means for improving picture quality corrects brightness of each pixel by multiplying a brightness value of said pixel in the image obtained by taking the X-ray photograph of said subject body by said pixel correction factor of the corresponding pixel acquired by taking the X-ray photograph of said reference subject (column 6 line 65+).

Regarding claim 9, Williams teaches urethane resin for typifying a soft-tissue equivalent material representing muscles and adipose tissue is used as a reference subject for acquiring said pixel correction factor for improvement picture quality (attenuators).

Regarding claim 10, Williams teaches any of epoxy resin and aluminum typifying a bone-tissue equivalent material is used as a reference subject for acquiring said pixel correction factor for improvement picture quality (attenuators).

Regarding claim 11, Williams teaches a storage means for storing a pixel correction factor for each pixel obtained by taking the X-ray photograph of said reference subject, and a correction factor setting means for setting a pixel correction factor, other than ordinary X-ray photography, in order to acquire said pixel correction

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factor, wherein said X-ray photographic equipment can be operated for resetting a pixel correction factor for improvement of picture quality at an arbitrary timing when said equipment is first installed, when a user determines it necessary, and so on (column 9 line 47+).

Regarding claim 12, Williams teaches an X-ray photographic equipment comprising:

a storage means for storing a pixel correction factor for each pixel obtained by taking an X-ray photograph of a reference subject (computer);

a correction factor setting means for setting a pixel correction factor, other than ordinary X-ray photography, in order to acquire said pixel correction factor (12); and

a correction means for correcting brightness of an image obtained by taking an X-ray photograph of a subject body using said pixel correction factor, wherein said storage means stores three sorts of pixel correction factors obtained by dividing each of three values by a brightness value of said pixel, said three values being an average value and a representative value of brightness of an image obtained by taking the X-ray photograph of said reference subject, and a predetermined reference brightness value, and said correction factor setting means selects one pixel correction factor among said three sorts of pixel correction factors when making correction of brightness of the image obtained by taking the X-ray photograph of said subject body (column 7 line 55+).

Regarding claim 13, Williams teaches 13. X-ray photographic equipment comprising:

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a storage means for storing a pixel correction factor for each pixel obtained by taking an X-ray photograph of a reference subject (computer);

a correction factor setting means for setting a pixel correction factor, other than ordinary X-ray photography, in order to acquire said pixel correction factor (12); and

a correction means for correcting brightness of an image obtained by taking an X-ray photograph of a subject body using said pixel correction factor, wherein said storage means stores two sorts of pixel correction factors corresponding to a soft-tissue equivalent material and a bone-tissue equivalent material by taking photographs of said two equivalent materials, and said correction factor setting means selects one pixel correction factor between said two sorts of pixel correction factors when making correction of brightness of the image obtained by taking the X-ray photograph of said subject body (column 7 line 55+ and column 8 line 17+).

Regarding claim 14, Williams teaches a plurality of X-ray image sensors are arranged in a manner that a portion of an image-capture area of each said sensors overlaps with one another, in order to take an X-ray image of an expanded size without an error of brightness in the overlapped portion (column 7 line 28+).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hoon K Song whose telephone number is 703-308-2736. The examiner can normally be reached on 8:30 AM - 5 PM, Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Kim can be reached on 703-305-3492. The fax phone numbers for

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the organization where this application or proceeding is assigned are 703-746-4858 for regular communications and 703-308-7724 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

Hoon K. Song January 7, 2003